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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	•
10/635,420	08/05/2003	Carl Kubitz	LXL-POS	7332	•
75	90 11/17/2004		EXAM	INER	•
DONALD J. LENKSZUS PO BOX 3064		BARBEE, MANUEL L		•	
CAREFREE, A	Z 85377		ART UNIT	PAPER NUMBER	

DATE MAILED: 11/17/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/635,420	KUBITZ, CARL	
Office Action Summary	Examiner		
	Manuel L. Barbee	2857	a de la companya de l
The MAILING DATE of this communication app		vith the correspondence add	ress
Period for Reply		·	
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl' - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a y within the statutory minimum of thi will apply and will expire SIX (6) MO , cause the application to become A	reply be timely filed inty (30) days will be considered timely. NTHS from the mailing date of this consBANDONED (35 U.S.C. § 133).	nmunication.
Status			
1) Responsive to communication(s) filed on 04 M	larch 2004.		
2a) ☐ This action is FINAL . 2b) ☑ This	action is non-final.		
3) Since this application is in condition for alloward closed in accordance with the practice under E	·		merits is
Disposition of Claims			
4) ☐ Claim(s) 1-4 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-4 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	/		
Application Papers	-		
9) The specification is objected to by the Examine		1. On English	
10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the			
Replacement drawing sheet(s) including the correct			R 1.121(d).
11) The oath or declaration is objected to by the Ex	•		
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	s have been received. s have been received in a rity documents have bee u (PCT Rule 17.2(a)).	Application No n received in this National S	Stage
Attachment(s)			
1) X Notice of References Cited (PTO-892)		Summary (PTO-413)	
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	Paper No	o(s)/Mail Date Informal Patent Application (PTO-	-152)
S Patent and Trademark Office			

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DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities:

On page 3, paragraph 6, delete both instances of "POI", and insert --POS--.

On page 9, par 33, delete the three instances of "PC 105", and insert --PC 501--.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Venkataraman (US Patent No. 6,785,845) in view of Mohammadian et al. (US Patent No. 6,064,721).

With regard to an interface coupled to provide substitute input signals in place of signals from a manually operable input of a transaction initiation device, as shown in claim 1, Venkataraman teaches a host computer with a program that sends data to a target on a point of sale (POS) device to simulate keyboard entries or card swipes (col. 1, line 55 - col. 2, line 43). With regard to the interface being coupled to the human readable display of the transaction device, as shown in claim 1, Venkataraman teaches that the target sends screen display information from the POS terminal to the host computer (col. 1, lines 55-65; col. 2, lines 20-27). With regard to a computer program to

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access the interface and provide test scripts, as shown in claim 1, Venkataraman teaches a host provided on a personal computer and scripting the sequences of messages to be sent to the terminal (col. 2, lines 1-5; col. 3, lines 50-54).

Venkataraman does not teach an interface for converting proprietary signaling within the transaction initiation device for use with multiple proprietary arrangements, as shown in claim 1.

Mohammadian et al. teach a modular test instrument that includes an interface for use in testing instruments that includes a non-application specific base unit and an application module that is specific for each different instrument to be tested (col. 1, lines 10-36; col. 4, line 1- col. 5, line 6). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the POS terminal test system, as taught by Venkataraman, to include an interface usable with multiple instruments, as taught by Mohammadian et al., because then the test instrument would have been more versatile (Mohammadian et al., col. 3, lines 39-42).

With regard to the interface being coupleable to the memory and the computer program accessing the contents of the memory, as shown in claim 3, Venkataraman teaches the host accessing the memory of the POS terminal (col. 2, lines 60-63). With regard to a test computer, as shown in claim 4, Venkataraman teaches a personal computer for the host (col. 2, lines 1-5).

4. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Venkataraman in view of Mohammadian et al. as applied to claim 1 above, and further in view of Kubitz (US Patent No. 6,129,271).

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Venkataraman and Mohammadian et al. teach all the limitations of claim 1 upon which claim 2 depends. Venkataraman and Mohammadian et al. do not teach a trace file for storing each test script and the display results, as shown in claim 2. Kubitz teaches storing creating a trace file that includes the results of testing (col. 4, lines 62-67). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the POS terminal test system combination, as taught by Venkataraman and Mohammadian et al., to include a trace file, as taught by Kubitz, because then the test results would have been available for analysis and comparison with other test results at a later time (Kubitz, col. 4, line 65 - col. 5, line 6).

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Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Shepley et al. (US Patent Application Publication 2004/0149818) teach an automated banking machine diagnostic device.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Manuel L. Barbee whose telephone number is 571-272-2212. The examiner can normally be reached on Monday-Friday from 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marc S. Hoff can be reached on 571-272-2216. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

mlb November 3, 2004

MARC S. HOPP SUPERVISORY PATENT EXAMINED TECHNOLOGY CENTER 2800